

UNITED STATES COURT OF APPEALS
FOR THE NINTH CIRCUIT

APPEAL NO. 21-55608

JAMES MILLER, ET AL
APPELLEES

RECEIVED
MOLLY C. DWYER, CLERK
U.S. COURT OF APPEALS

V.

ROB BONTA, ET AL
APPELLANTS.

AUG 19 2021

FILED _____
DOCKETED _____
DATE _____
INITIAL _____

MOTION FOR LEAVE TO FILE ACCOMPANY AMICUS CURIAE MEMOIR AND APPENDICES

PURSUANT TO F.R.A.P. RULE 29 (A) (B) (1) (2), THE UNDERSIGNED REQUEST LEAVE TO FILE ACCOMPANY AMICUS CURIAE MEMOIR AND APPENDICES.

BY ORDER FILED JUNE 21, 2021 THE COURT ORDERED "THE PARTIES" TO FILE A STATUS REPORT AND MAY REQUEST APPROPRIATE RELIEF WITHIN 14 DAYS OF THE COURT'S DECISION IN BULL V. BONTA.

ASSUMING, THE UNDERSIGNED IS GRANTED LEAVE TO BECOMING A PARTY; THAT DUE TO HIS CUSTODY STATUS, HE WOULD NOT BE ABLE TO

meet the court's 14 day deadline to file his "request for appropriate relief" so, he is today, filing his request "for appropriate relief."

F.R.A.P. RULE 29(b)(1)
DISCUSSION

The undersigned is a bona fide public interests person. I. e. see e.g. the accompanying "memoir" and "appendices".

F.R.A.P. RULE 29(b)(2)
DISCUSSION

The reasons why an amicus memoir and appendices is desirable and why the matters asserted are relevant to the disposition of this case, is as follows:

First, both the memorib and Appendices are thoughtful and meritorious.

Second, while there was a myriad of thoughtful amicus (2)

briefs filed in WOBMAN, ET AL V.
HEALEY, ET AL, 922 F.3d 26, 29-32
(1ST CIR. 2019); NO APPELLATE COURT
JUDGE; OR U.S. SUPREME COURT
JUSTICES COULD SERIOUSLY QUES-
TION, THAT THE MOST THOUGHTFUL
AMICUS BRIEF FILED IN WOBMAN,
WAS FILED BY JAMES MURRAY, PRO SE,
ON BRIEF FOR JAMES MURRAY, AMICUS
CURIÆ. WOBMAN, 29-32. THE MATTERS
ASSERTED IN THE AMICUS BRIEF THERE
ARE RELEVANT TO THE DISPOSITION
OF THIS CASE; AND IN THE CASE OF
BUPP V. BONITA.

APPROPRIATE RELIEF REQUEST

The INTERESTS OF EQUITY AND JUS-
TICE ARE BEST SERVED; BY REVERS-
ING; IN OTHER WORDS, NOT AFFIRMING
HONORABLE JUDGE ROGER T. BENI-
TEZ'S RULING ON THE CONSTITU-
TIONALITY OF CALIFORNIA'S ASSAULT
WEAPON CONTROL ACT 28 U.S.C.
2106.

FOOTNOTE:

The UNDERSIGNED HAS NEVER MET IN PERSON THE HONORABLE JUDGE RODGER T. BENITEZ; BUT IF HE HAD THE OPPORTUNITY TO "PERSONALLY" SPEAK TO JUDGE BENITEZ, I WOULD TELL JUDGE BENITEZ THAT I AM A bona fide SUPPORTER OF THE SECOND AMENDMENT TO THE UNITED STATES CONSTITUTION; BUT THE "STATE OF AFFAIRS" IS THE WRONG TIME TO PASS JUDGMENT THAT CALIFORNIA'S ASSAULT WEAPON CONTROL ACT IS NECESSITATED HOLDING THE ACT UNCONSTITUTIONAL UNDER THE SECOND AMENDMENT TO THE U.S. CONSTITUTION.

END OF FOOTNOTE.

CONCLUSION

BASED ON THE PRECEDING THE UNDERSIGNED REQUEST THAT THIS MOTION BE GRANTED.

8-11-21

DATE

(4)

RESPECTFULLY SUBMITTED
James Murray Akk-Jane King
09548-087, U.S.P. #DX
P.O. BOX. 8500
FLORENCE CO. 81226

Re: APPEAL NO. 20-1830

DETERRENCE, A MEMOIR,
A TRUE STORY OF AN QUINTESSENTIAL
DISTRICT OF COLUMBIA CRIMINOLOGIST.
WOBMAN, ET AL V. HELLER, ET AL
922 F.3d 26, 29-32 (5th Cir. 2019). IN-
SPIRED by his SON SENACA.

The CORE RIGHT OF THE SECOND AMENDMENT TO THE UNITED STATES CONSTITUTION, is The Right of Law Abiding, RESPONSIBLE CITIZENS TO USE ARMS IN DEFENSE OF HEARTH AND HOME.
DISTRICT OF COLUMBIA V. HELLER, 554 U.S. 570, 635 (2008). The Undersigned is The SPINAL DECISION BY THE SUPREME COURT MAJORITY IN HELLER. SEE, FOOTNOTE:

FOOTNOTE:
ON MARCH 16, 2021 8 PEOPLE WERE GUNNED DOWN IN 3 SPA SHOOTINGS IN THE ATLANTA GEORGIA AREA. MEAN SPIRITED, SENSELESS KILLINGS. SUCH SICKNESS MUST BE CURE-ALL. CONGRESS SHOULD ACT (A GOOD CONGRESS) WITH REASONABLE GUN REFORM.

3-21-21
DATE

BESPECTFULLY SUBMITTED
James Murray A.K.A. James Rimes

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U.S. COURT OF APPEALS

AUG 19 2021

FILED
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DATE

INITIA

RE: APPEAL NO. 20-1830

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FIRST CIRCUIT
JUL 7 2021

APPENDICES

ACCOMPANYING THIS APPENDICES IS A FILE COPY OF APPELLANT'S MARCH 31, 2021 "MEMOIR." DETERRENCE.

The "Theme Song" FOR THIS APPENDICES IS DISTRICT OF COLUMBIA'S LEGENDARY SINGER; THE LATE MARVIN GAYE CLASSIC SONG OF HOPE: "WHAT'S GOING ON". HIS CLASSIC SONG IS SO SUITABLE IN DAYS OF TROUBLING TIMES WITH SO MUCH ONGOING AND UNRELENTING GUN VIOLENCE IN THE STATES.

Thus, MARVIN GAYE'S CLASSIC SONG: "WHAT'S GOING ON" IS THE "Theme Song" FOR APPELLANT'S MEMOIR: "DETERRENCE." SEE FOOTNOTES.

FOOTNOTE:

SADLY MARVIN GAYE WAS KILLED BY HIS FATHER IN THE DISTRICT OF COLUMBIA BY WAY OF GUN VIOLENCE.

FOOTNOTE:

LEGAL CITIOLOGY IS THE STUDY OF CITATIONS IN FOOTNOTES AND THEIR EFFECT ON LEGAL SCHOLARSHIP. DISTRICT OF COLUMBIA V. HELLER, 554 U.S. 570, 635 (2008); WOBMAN ET AL V. HALEY ET AL., 922 F.3d 26, 29-32 (1ST CIR. 2019).

SPECIAL CITATIONS.

6-21-21
DATE

RESPECTFULLY SUBMITTED
James Murphy Akademis, Esq.